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1		AN	ACT	relatii	ng to solid waste management.
2	Be i	t enac	cted b	y the	General Assembly of the Commonwealth of Kentucky:
3		→ S	ection	1. I	KRS 109.0417 is amended to read as follows:
4	(1)	(a)	[Aft	er Jui	ne 29, 2017,]A local government shall not:
5			1.	Con	nmence solid waste management services that would have the effect
6				of p	prohibiting a service company from continuing to provide services
7				that	it was providing prior to commencement of services by the local
8				gov	ernment; or
9			2.	Awa	ard a franchise for solid waste management services where no
10				fran	chise exists;
11			unle	ess the	e local government complies with the requirements in this section.
12		(b)	Para	agraph	(a) of this subsection shall not apply to:
13			1.	The	renewal, according to its terms, or replacement, upon its expiration,
14				of a	n existing franchise; [or]
15			2.	The	expansion or extension of urban services related to residential waste
16				mar	agement services for single-family or two (2) family dwelling units
17				by a	an urban-county government pursuant to KRS Chapter 67A, so long
18				as tl	ne urban-county government:
19				a.	Holds at least one (1) public hearing and provides written notice to
20					all service companies registered within the urban-county
21					government no later than ten (10) days prior to the scheduled
22					public hearing; and
23				b.	Provides written notice to all service companies registered with the
24					urban-county government no later than ten (10) days after:
25					i. Receiving a petition to extend urban services;
26					ii. Mailing voting cards to proposed service recipients regarding
27					the petition so long as the written notice contains the date

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1		that voting cards are to be returned by the recipient; and					
2		iii. Making a final determination: or					
3		3. The initial issuance of a franchise by a local government for the					
4		provision of solid waste management services following a period					
5		where the local government has exclusively provided the same solid					
6		waste management services in the same or any portion of the same					
7		solid waste management area in which the initial franchise issuance is					
8		proposed.					
9	(2)	Not less than one hundred eighty (180) days prior to making a final determination to					
10		take an action described in subsection (1)(a) of this section, a local government					
11		shall send written notification by certified mail to the local Kentucky address of all					
12		service companies providing solid waste management services within the solid					
13		waste management area where the action is proposed to occur that:					
14		(a) Describes the proposed action in detail;					
15		(b) Provides the date, time, and location of the public hearing required pursuant to					
16		subsection (3) of this section; and					
17		(c) Designates a responsible official within the local government to be available					
18		to personally communicate with any service company regarding the particular					
19		details of and rationale for the proposed action, including but not limited to					
20		the economic and employment consequences of the proposed action.					
21	(3)	No sooner than forty-five (45) days but within one hundred eighty (180) days					
22		following the written notice required under subsection (2) of this section, the local					
23		government shall:					
24		(a) Hold one (1) public hearing that is advertised to the public in accordance with					
25		KRS 424.130 for the purposes of:					
26		1. Describing the proposed action, including but not limited to the					
27		economic and employment consequences of the plan; and					

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1		2. Accepting written comments from the public and service companies					
2		regarding the proposed action; and					
3		(b) Accept additional verbal and written comments regarding the proposed action					
4		for no less than thirty (30) days following the public hearing described in					
5		paragraph (a) of this subsection.					
6	(4)	No later than sixty (60) days following the close of the public comment period					
7		described in subsection (3) of this section, the local government shall prepare a					
8		summary of all comments, and the local government's response to each comment,					
9		received at the public hearings. The local government shall send, by certified mail,					
10		the summary and response to any service company that has submitted comments					
11		and make the summary and response to comments available to the public as an open					
12		record.					
13	(5)	(a) If a local government makes a final determination to take an action described					
14		in subsection (1)(a) of this section, the effective time for the action shall be					
15		governed by this subsection.					
16		(b) For actions described in subsection (1)(a)1. of this section, the action shall					
17		take place no sooner than eighteen (18) months following the local					
18		government's final determination.					
19		(c) For actions described in subsection (1)(a)2. of this section, the franchise					
20		award shall be effective no sooner than twelve (12) months following the local					
21		government's final determination.					
22		(d) This subsection shall not apply to actions taken by a county or solid waste					
23		management district pursuant to KRS 109.059.					
24	(6)	If a local government makes a final determination to take an action described in					
25		subsection (1)(a) of this section, the final determination shall be made no later than					
26		three hundred sixty-five (365) days from the date of the notice required pursuant to					
27		subsection (2) of this section.					

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(7) If a local government submits a bid or proposal to perform solid waste management 2 services in competition with a service company, the local government shall 3 incorporate in its bid or proposal all elements that are required of bids from service 4 companies for the same services.

- For actions described in subsection (1)(a)1. of this section, nothing in this section (8) shall be interpreted to preclude a local government and the service company or companies impacted by the action from entering into an agreement that provides alternative terms and conditions to govern the rights of a local government and a service company or companies, including but not limited to a complete waiver of the requirements of this section.
- 11 (9) This section shall not apply to actions taken by a local government:

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- To the extent necessary to mitigate conditions caused by a service company that are reasonably determined to threaten the health or safety of the residents of the community, or a material breach of a contract with the local government, after the service company has been given written notice and the opportunity to cure the condition. If the contract with the local government provides for the remedy associated with a breach of the contract, the terms of the contract shall take precedence over this paragraph; or
- (b) That would result in the service company's loss of fifty (50) or fewer residential customers due to the action. A local government may only take one (1) action to which this paragraph applies every three (3) years.

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